

AUG 2 2 2001

DOT-E 8520 (SEVENTH REVISION)

EXPIRATION DATE: July 31, 2003

(FOR RENEWAL, SEE 49 CFR § 107.109.)

1. GRANTEE: Orica USA, Inc. (Former Grantee: Energetic Solutions, Inc.) Englewood, CO

## 2. PURPOSE AND LIMITATION:

- This exemption authorizes the use of an alternative test method in determining whether a substance meets the definition of a Class 1.5D Explosive, Blasting, Type E. The "Vented Bomb Fire Test" may be used in place of the External Fire Test prescribed in § 173.58(b). exemption provides no relief from the Hazardous Materials Regulations (HMR) other than as specifically stated herein.
- The safety analyses performed in development of this exemption only considered the hazards and risks associated with transportation in commerce.
- 3. REGULATORY SYSTEM AFFECTED: 49 CFR Parts 106, 107 and 171-180.
- 4. REGULATIONS FROM WHICH EXEMPTED: 49 CFR § 173.58(b) in that the use of an alternative test method to determine whether a substance meets the definition of a class 1.5D explosive is not authorized, except as specified herein.

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5. This exemption is based on Orica USA, Inc.'s application dated July 31, 2001, submitted in accordance with § 107.109. 

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## HAZARDOUS MATERIALS (49 CFR § 172.101):

Hazardous materials description/proper shipping name	Hazard Class or Number	Identification number	Packing Group/ Method
Explosive, blasting, type E	1,5D	UN0332	II E-12

SAFETY CONTROL MEASURES: The "Vented Bomb Fire Test" is conducted in a vessel constructed from a Schedule 40 Steel Pipe Section, 1 foot in outer diameter and two feet in length, welded closed at the bottom and with a welded top cover having a 3-inch outer diameter Schedule 40 vent pipe approximately 6 inches high protruding from the center of the top cover. The vented pipe vessel is supported in a vertical position approximately 3 feet from the ground by three or four sturdy steel leg braces and constructed in accordance with the Drawing in Attachment 1 of the application.

The "Vented Bomb Fire Test" vessel is first filled with 100 lbs. of the substance to be tested and then subjected to a large fire positioned directly beneath the vessel. may be kerosene-soaked wood, flammable or combustible liquid in a burning pan or flammable gas from a set of burners. The fire must be large enough to completely engulf the test vessel. The durations of the fire must be such as to cause the material in the test vessel to burn or fume off completely, except for substances such as the oxides of aluminum or iron which are incombustible. The "Vented Bomb Fire Test" must be performed two times for each of the substances under evaluation.

Any substance which does not detonate during or shortly after either trial of the "Vented Bomb Fire Test", or does not deflagrate violently enough to rupture the test vessel into several pieces must be classed as a Class 1.5D Explosive, Blasting, Type E. Any substance which detonates during or shortly after either trial or deflagrates violently enough to rupture the test vessel in several pieces must not be classed as a Class 1.5D, Explosive, blasting, type E unless it passes the External Fire Test prescribed in § 173.58(b). (b) •

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8. SPECIAL PROVISIONS: Not Applicable.

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- 9. <u>MODES OF TRANSPORTATION AUTHORIZED:</u> Motor vehicle, rail freight, cargo vessel, and cargo aircraft only.
- 10. <u>MODAL REQUIREMENTS:</u> No additional requirements other than as required in the HMR.
- 11. <u>COMPLIANCE</u>: Failure by a person to comply with any of the following may result in suspension or revocation of this exemption and penalties prescribed by the Federal hazardous materials transportation law, 49 U.S.C. 5101 <u>et seg</u>:
  - o All terms and conditions prescribed in this exemption and the Hazardous Materials Regulations, Parts 171-180.
  - o Registration required by § 107.601 et seq., when applicable.

Each "Hazmat employee", as defined in § 171.8 who performs a function subject to this exemption must receive training on the requirements and conditions of this exemption in addition to the training required by §§ 172.700 through 172.704.

No person may use or apply this exemption, including display of its number, when the exemption has expired or is otherwise no longer in effect.

12. REPORTING REQUIREMENTS: The holder(s) of this exemption must inform the Associate Administrator for Hazardous Material Safety (AAHMS), in writing, of any incidents involving fire, explosion or the package and shipments of any substances classified as Class 1.5D, Explosive, Blasting, Type E made under the terms of this exemption as soon as practicable. (Sections 171.15 and 171.16 apply to any activity undertaken under the authority of this exemption.)

Issued in Washington, D.C.:

Robert 🔼 McGuire

Associate Administrator

for Hazardous Materials Safety

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Address all inquiries to: Associate Administrator for Hazardous Materials Safety, Research and Special Programs Administration, Department of Transportation, Washington, D.C. 20590. Attention: DHM-31.

The original of this exemption is on file at the above office. Photo reproductions and legible reductions of this exemption are permitted. Any alteration of this exemption is prohibited. 

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PO: MA Continuation of DOT-E 8520 (7th rev.) APPENDIX A

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The following are hereby granted party status to this exemption based on their application(s) submitted in accordance with § 107.107 or § 107.109, as appropriate:

Company Name	Application	Issue	Expiration
City/State	Date	Date	Date
R&R Trucking, Inc. Duenweg, MO	Jun 8, 2001	OCT 9 2001	Jul 31, 2003

Robert A. McGuylge

Associate Administrator for Hazardous Materials Safety